NORTHERN DISTRICT		v
TYQUAN JOHNSON,		A
-aga	Plaintiff,	STIPULATION AND ORDER OF DISCONTINUANCE PURSUANT TO FRCI 41(a)
B. MASON, et al.,	Defendants.	22-CV-00590 MAD/CFH

INTER OF FREE DISTRICT COLUMN

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record for Plaintiff Tyquan Johnson and Defendants Bryan Mason, Jacob Jarvis, Seth Bombard, Robert Lamoy, Robert Stiles, and Kenneth Varin, that whereas no party hereto is an infant or incompetent person for whom a committee has been appointed and no person not a party has an interest in the subject matter of the action, that the above entitled action be and the same hereby is discontinued on the following grounds and conditions:

- Plaintiff voluntarily discontinues all claims in the Amended Complaint (ECF No. 12)
 asserted against Bryan Mason, Jacob Jarvis, Seth Bombard, Robert Lamoy, Robert
 Stiles, and Kenneth Varin with prejudice and without damages, costs, interest or
 attorneys' fees;
- 2. The foregoing, along with the Stipulation of Settlement, General Release and Order of Dismissal being filed herewith, constitutes the entire agreement of the parties.

IT IS FURTHER AGREED that this stipulation may be signed and/or executed by facsimile and a facsimile copy may be filed without further notice with the Clerk of the Court.

Dated: Albany, New York September 25 , 2024

> Girvin & Ferlazzo, P.C. By: Janue Walson Bonnie R. Watson 20 Corporate Woods Blvd. Albany, New York 12211 (518) 462-0300 brw@girvinlaw.om

Dated: Albany, New York September 30 , 2024

> **LETITIA JAMES** Attorney General of the State of New York Attorney for Defendants The Capitol Albany, New York 12224

Alexandra galus Alexandra L. Galus **Assistant Attorney General** The Capitol Albany, New York 12224 (518) 776-2463 Alexandra.Galus@ag.ny.gov

Dated: Albany, New York October 9 , 2024

SO ORDERED:

Hon. Mae A. D'Agostino

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

TYQUAN JOHNSON,

Plaintiff,

- against -

B. MASON, et al.,

Defendants.

STIPULATION OF SETTLEMENT, GENERAL RELEASE, AND ORDER OF DISMISSAL

9:22-CV-00590 (MAD/CFH)

STIPULATION OF SETTLEMENT, GENERAL RELEASE, AND ORDER OF DISMISSAL ("Settlement Agreement") made by and between Plaintiff Tyquan Johnson ("Plaintiff") and Defendants Bryan Mason, Jacob Jarvis, Seth Bombard, Robert Lamoy, Robert Stiles, and Kenneth Varin ("Defendants") (Plaintiff and Defendants, collectively, "the Parties") as of July 26, 2024:

WHEREAS, Plaintiff commenced the above-captioned action by filing a Complaint on or about June 6, 2022, (ECF No. 1), alleging claims against Defendant pursuant to 42 U.S.C. § 1983; and

WHEREAS, Plaintiff filed an Amended Complaint on or about October 19, 2022 (ECF No. 12); and

WHEREAS, the claims and allegations asserted in the above-captioned action, together with all related filings and proceedings, constitute "the Action"; and

WHEREAS, by this Settlement Agreement dated July 26, 2024, and the Stipulation and Order of Discontinuance being filed herewith (ECF No. _78__), all claims against Defendants for First Amendment Free Exercise, Eighth Amendment Excessive Force, and Eighth Amendment Failure to Intervene are being dismissed, with prejudice, pursuant to Fed. R. Civ. P. 41(a); and

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WHEREAS, Defendants expressly deny any wrongful conduct or liability, or violation of any federal, state, or local statute, ordinance, or law in the Action whatsoever; and

WHEREAS, the Parties' desire to fully resolve the claims between them and any and all other disputes relating to Plaintiff's claims, whether known or unknown, without further litigation or proceedings before any court or other agency, and without admission of fault or liability; and

WHEREAS, no party hereto is an infant or incompetent person for whom a committee has been appointed, and no person not a party to this Settlement Agreement has an interest in the subject matter of the Action;

NOW, THEREFORE, in consideration of the mutual promises, covenants, representations, and other consideration contained in this Settlement Agreement, the Parties hereby stipulate and agree, and the Court orders, as follows:

- 1. **<u>Dismissal of the Action with Prejudice.</u>** The Action and all claims asserted therein are hereby dismissed, with prejudice, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii) and without payments, attorneys' fees, costs, disbursements, or expenses in excess of the amounts specified in Paragraph 2 of this Settlement Agreement.
- 2. Payment to Plaintiff. For and in consideration of Plaintiff's execution of this Settlement Agreement, their agreement to be bound by its terms, and their undertakings as set forth herein including, but not limited to, the dismissal of the Action with prejudice and other good and valuable consideration, the sufficiency of which is hereby acknowledged, and subject to any reservation for payment to Medicare or other taxes, liens or setoffs as set forth in Paragraphs 6, 8 and 11 herein, the State of New York, on behalf of Defendants, shall pay the total sum of One Thousand Dollars (\$1,000.00), for which the Office of the New York State Comptroller shall issue any and all appropriate Internal Revenue tax forms, as follows:

- a. The State of New York, on behalf of Defendants, shall pay the gross sum of One Thousand Dollars (\$ 1,000.00) in full and complete satisfaction of any and all claims, allegations, or causes of action for compensatory damages (including, but not limited to, pain and suffering, mental and emotional anguish and trauma, reputational damages, punitive damages, and liquidated damages). The foregoing payment shall be made payable to "Tyquan Johnson" and mailed to Cayuga Correctional Facility, P.O. Box 1150, Moravia, NY 13118

 , and to be deposited into the commissary account of Tyquan Johnson.
- 3. State Approval of Payments. Payment of the amount(s) specified in Paragraph 2 of this Settlement Agreement is conditioned upon and subject to the approval of all appropriate State officials in accordance with N.Y. Pub. Off. Law § 17. Plaintiff and Plaintiff's attorneys agree to execute and deliver all necessary and appropriate vouchers and other documentation requested with respect to obtaining such approval and effectuating payment including, but limited to, Plaintiff's Affirmation of Medicare Status as set forth in Paragraph 7 of this Settlement Agreement.
- 4. Accrual of Interest. In the event that payment of the amount(s) specified in Paragraph 2 of this Settlement Agreement has not been made by the one hundred twentieth (120th) day after receipt by the Office of the Attorney General ("OAG") of a "So Ordered" copy of this Agreement, entered into the record by the Clerk of Court, together with all other documentation required under Paragraphs 3 and 7 of this Settlement Agreement, interest on any part of the settlement amount not paid by the one hundred twentieth (120th) day shall accrue at the statutory rate prescribed by 28 U.S.C. § 1961, commencing on the one hundred twenty-first (121st) day after receipt by the Office of the Attorney General of all documentation required under Paragraphs 3 and 7 of this Settlement Agreement. However, if the provisions of N.Y. Exec. Law § 632-a apply to Plaintiff and the payment to Plaintiff of any amount(s) specified in Paragraph 2 of this

Settlement Agreement constitutes "funds of a convicted person" under the Son of Sam Law, the one hundred and twenty (120) day period shall be extended by an additional thirty (30) days to allow for compliance with that law.

- 5. Responsibility for Taxes. It is understood and agreed that any taxes, or interest or penalties on taxes, which may attach to the payment(s) specified in Paragraph 2 of this Settlement Agreement, by operation of law or otherwise, shall be the sole and complete responsibility of Plaintiff and that Plaintiff shall have no claim, right or cause of action against Defendants or the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity) on account of such taxes, interest or penalties. Plaintiff agrees that they will defend, indemnify, and hold harmless Defendants and the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity), in any claim, proceeding, action, or demand brought in any forum or manner, judicial, administrative or otherwise, to satisfy or for the satisfaction of any such tax or interest or penalty on such tax.
- **6.** Responsibility for Liens and Setoffs. It is understood and agreed that any liens, setoffs, deductions, or recoupments of any kind (including, but not limited to, any and all workers' compensation, tax, Medicare, Medicaid, unemployment compensation or benefits, or child support liens) which may attach to the payment(s) specified in Paragraph 2 of this Settlement Agreement, by operation of law or otherwise, shall be the sole and complete responsibility of Plaintiff, and that Plaintiff shall have no claim, right or cause of action against Defendants or the State of New York

(including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity) on account of such taxes, interest or penalties. Plaintiff agrees that they will defend, indemnify, and hold harmless Defendants and the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity), in any claim, proceeding, action, or demand brought in any forum or manner, judicial, administrative or otherwise, to satisfy or for the satisfaction of any such any liens, setoffs, deductions, or recoupments.

- 7. Medicare Certification. Plaintiff represents and warrants that they are not currently a Medicare recipient and/or Medicare eligible, have never been on Medicare or Social Security Disability Insurance, that no conditional payments have been made on their behalf by Medicare, and further that they do not expect to be Medicare eligible and/or a Medicare recipient within the next thirty (30) months following the date of this Settlement Agreement. Plaintiff agrees to deliver a fully executed Affirmation of Medicare Status in the form annexed hereto as Exhibit A ("Medicare Affirmation") to the Office of the Attorney General. Plaintiff acknowledges and understands that receipt of a fully executed Medicare Affirmation by the Office of the Attorney General, together with any required supporting documentation, is a prerequisite to payment of the settlement amount(s) referenced in Paragraph 2 herein, and falls within the category of "other documentation" and "required documentation" described in Paragraphs 3 and 7 of this Settlement Agreement.
 - 8. Responsibility for Medicare Payments or Medicare Liens. Plaintiff agrees to

defend, indemnify, and hold harmless Defendants and the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity) for any liens or past or future Medicare payments presently known or unknown in connection with the Action. If conditional or future anticipated Medicare payments have not been satisfied, Defendants and the State of New York reserve the right to issue a multi-party settlement check naming Medicare as a payee or to issue a check to Medicare directly based on the Medicare Final Demand Letter with respect to the settlement amount(s) specified in Paragraph 2 of this Settlement Agreement. Upon receipt of all required documentation under Paragraphs 3 and 7, payment of the settlement amounts specified in Paragraph 2 of this Settlement Agreement shall be made in accordance with the terms set forth herein.

General Release. For and in consideration of the payment of the settlement amount referenced in Paragraph 2 of this Settlement Agreement and other good and valuable consideration, the sufficiency of which is hereby acknowledged, and except for the rights and obligations set forth in this Settlement Agreement, Plaintiff, on behalf of themself, their heirs, executors, administrators, successors, and assigns (collectively, "the Releasing Parties"), hereby releases and forever discharges Defendants, Department of Corrections and Community Supervision, and the State of New York, together with their present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity, or any of them, or all of them (collectively, "the Released Parties") from all manner of claims, actions, proceedings, suits, grievances, administrative charges, injuries, debts, obligations, dues, sums of

money, accounts, contracts, agreements, promises, damages, judgments, and demands whatsoever, direct or indirect, known or unknown, discovered or undiscovered, that the Releasing Parties ever had, now has, or shall or may have in the future against some, any, or all of the Released Parties, related to or arising out of the acts, transactions, occurrences, or omissions which are described, alleged, or contained in the Action, including any and all claims under 42 U.S.C. §§ 1981-1988; Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d *et seq.*; the United States Constitution; the New York State Constitution; or any other claims, causes of action, rights, or administrative charges for relief, whether for moneys owed, equitable relief, costs, fees, or other expenses, including attorney's fees.

Plaintiff is not waiving or releasing any nonwaivable statutory protections, or waiving or releasing any claims that may arise after execution of this Settlement Agreement.

- 10. No Other Action or Proceeding. Other than the Action, Plaintiff represents that they have not commenced, maintained, or prosecuted any action, charge, complaint, grievance, or proceeding of any kind that is still pending against the Released Parties, on their own behalf or on behalf of any other person and/or on behalf of or as a member of any alleged class of persons, that none of the foregoing is currently pending in any court or before any administrative or investigative body or agency, and acknowledges that this representation constitutes a material inducement for Defendants to enter into this Settlement Agreement.
- 11. Waiver of Attorneys' Liens. The undersigned attorneys for Plaintiff do hereby release and waive any attorneys' lien they may have on the settlement proceeds in the Action pursuant to N.Y. Judiciary Law §§ 475 and 475-a or any other state or federal law, statute, contract, or otherwise.
 - 12. No Other Attorneys. Plaintiff represents and warrants that, besides the

undersigned attorneys for Plaintiff, there are no other attorneys that have a lien on the settlement proceeds in the Action pursuant to the provisions of N.Y. Judiciary Law §§ 475 and 475-a or any other state or federal law, statute, contract, or otherwise.

- 13. No Prevailing Party. Neither Plaintiff nor Defendants shall be deemed a "prevailing party" for any purpose including, but not limited to, any statutory or contractual claim based upon "prevailing party" status with respect to the Action.
- 14. No Admission of Liability. It is understood and agreed that any actions taken or payments made pursuant to this Settlement Agreement are made solely to avoid the burdens and expense of protracted litigation, and that this Settlement Agreement and the actions taken or payments made pursuant hereto are not to be construed as constituting any determination on the merits of any claims in the Action or as constituting any admission of wrongdoing or liability on the part of Defendants or the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity). Nothing contained in this Settlement Agreement shall be deemed to constitute a policy, practice, or custom of Defendants or the State of New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity).
- 15. No Precedential Value. This Settlement Agreement shall not in any manner be construed as determinative of the issues or claims raised in the Action or any other proceeding, and shall have no precedential value. In addition, notwithstanding the provisions of any paragraph herein, this Settlement Agreement shall not bind or collaterally estop Defendants or the State of

New York (including, but not limited to, any and all present and former agencies, departments, divisions, subdivisions, subsidiaries, administrators, principals, officers, employees, directors, members, agents, attorneys, insurers, and assigns, whether in an individual or official capacity) in any pending or future actions or proceedings in which the same or similar issues are raised, from defending any and all issues raised in said actions or proceedings, or from advancing any and all available defenses.

- **16. Authority.** Each signatory to this Settlement Agreement hereby represents and warrants that they have the requisite authority to enter into this Settlement Agreement and have not previously assigned or transferred any rights or interests with respect to the matters covered by this Settlement Agreement.
- 17. <u>Voluntary Agreement.</u> Plaintiff represents that they have carefully read and fully understand all provisions of this Settlement Agreement, including the General Release. Plaintiff represents that they have executed and delivered this Settlement Agreement voluntarily after being fully informed of its terms, contents, and effect, and acknowledges that they understand its terms, contents, and effect. Plaintiff acknowledges that no compromise or representation of any kind, other than as set forth or referred to herein, has been made to any party or anyone acting on behalf of any party.
- 18. <u>Negotiated Agreement.</u> The Parties acknowledge that each party has cooperated in the drafting and preparation of this Settlement Agreement. The language in all parts of this Settlement Agreement shall be in all cases construed according to its fair meaning and not strictly for or against any party.
- 19. <u>Binding Effect on Successors and Assigns.</u> The terms and conditions of this Settlement Agreement shall inure to the benefit of, and be binding upon, the successors and assigns

of each party hereto.

- **20.** Entire Agreement. This Settlement Agreement, and the Stipulation and Order of Discontinuance being filed herewith, constitutes the entire agreement between the Parties hereto pertaining to the subject matter hereof, and supersedes and embodies, merges and integrates all prior and current agreements and understandings of the parties hereto, whether written or oral, with respect to the subject matter of this Settlement Agreement, and may not be clarified, modified, changed, or amended except in a writing duly executed by the parties hereto or an authorized representative of the parties hereto.
- 21. Governing Law. The terms of this Settlement Agreement shall be governed by, and construed in accordance with, the laws of the State of New York applicable to contracts to be performed wholly within the State of New York, except to the extent that federal law may apply to Plaintiff's release and waiver of federal claims.
- **22.** <u>Headings.</u> The headings contained in this Settlement Agreement are for convenience of reference only and are not a material part of this Settlement Agreement.
- 23. <u>Counterparts.</u> This Settlement Agreement may be executed in several counterparts, each of which shall be deemed an original and which, taken together, shall constitute one and the same instrument.
- **24.** <u>Submission to the Court.</u> This Settlement Agreement shall be submitted without further notice to the Court to be "So Ordered."

WHEREFORE, the Parties hereto acknowledge that they have read this Settlement Agreement and accept and agree to the provisions contained herein, and have each executed this Settlement Agreement to be effective on the day and date first above written.

Dated: <u>SEP 18 TH</u> , 2024	Tyquan Johnson
STATE OF NEW YORK) Cayuga) ss.: COUNTY OF MORAVER (B)	
On the <u>Bondary</u> of <u>SEP</u> , 20 Tyquan Johnson, personally kno satisfactory evidence to be the individual vand acknowledged to me that they execute	own to me or proved to me on the basis of whose name is subscribed to the within instrument, ated the same in their capacity, and that by their , or the person upon behalf of which the individual KYLE SHERIDAN NOTARY PUBLIC, STATE OF NEW YORK Registration No. 01SH6340510 Qualified in Onondaga County Commission Expires April 18, 2028
Dated: September 25, 2024 Albany, New York	Girvin & Ferlazzo, P.C. Attorneys for Plaintiff By: Bonnie R. Watson 20 Corporate Woods Blvd. Albany, New York 12211 (518) 462-0300 brw@girvinlaw.com
Dated: October 3, 2024 Albany, New York	Attorney General State of New York Attorney for Defendants By: Alexandra Galus Alexandra L. Galus Assistant Attorney General The Capitol Albany, New York 12224 (518) 776-2463 Alexandra Galus@ag.ny.gov